Stephanie Christoff P.O. Box 8356 White Plains, NY 10602-8356 August 17, 2012 The Court caunt provide an advice beyond what is centained in Doz. 81.

So Ordered.

Dated: 8/29/12

Honorable Judge Seibel, Federal Building and United States Courthouse

300 Quarropas St. White Plains. NY 10601-4150

Reference: Christoff vs. Saturn Business Systems et. al.

7:10 c.v. 8505 (C)(S) Docket #80 & 81

Clarification of 56.1

Dear Honorable Judge Seibel:

I apologize for confusion that I may have caused regarding the title of PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT AS A MATTER OF LAW dated 06/24/2012 and the delay in providing an explanation. I will attempt to clarify this document title. Because I made two attempts to schedule a preconference meetings with you specific to adding IBM to this lawsuit per New York State Article 6 and the letters were not endorsed by you, Honorable Judge Seibel, I deemed it necessary to title this document as PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT AS A MATTER OF LAW dated 06/24/2012. Within this document, on page 5, I added a subheading PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT to specifically address the DEFENDANTS' SUMMARY JUDGMENT. The following sentence under this heading addresses 56.1. "Pro Se Plaintiff, Stephanie Christoff depends on the attached Brief in Support of Motion for Summary Judgment filed pursuant to Local Rule 56.1. For the facts, arguments, and case law set forth in the attached Brief, I hereby request that Honorable Judge Seibel of the UNITED STATES Southern District Court of New York provide an entry of Summary Judgment as a Matter of Law." Essentially, I combined both motions into one document. This was my thought process at the time that I submitted the Motion.

I am hopeful that this explanation will be sufficient to address Docket #81 concerns. That being said, I am requesting clarification from you, Honorable Judge Seibel regarding the following. Please be specific regarding procedures, so that I do not unduly burdgen the courts.

- 1.) Please provide me with specifics regarding how you would like me to address my Opposition to the Defendants' and the IBM Corporations' unwillingness to respond to Discovery as Matter of Law, IBM falsification, since my two attempts to follow your procedures were not honored. 2.) Please advise on how whether I need to submit my Deposition as additional evidence. If so, does my deposition need to be notarized, as well or is the fact that I sworn in by the court reportor suffice.
- 3.) Please advise if I am required to notarize each individual exhibit that I submitted.

Plaintiff, Stephanie Christoff	
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- against -	
Saturn Business Systems et. al.	AFFIRMATION OF SERVICE
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Telephone Number

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